# The 17th October, 1984

No. 9/5/84/6-Lab/7042.—In pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (Central Act No. XIV of 1947), the Governor of Huyana is pleased to publish the following award of the Presiding Officer, Labour Court, Aribala in respect of the dispute between the workman and management of M/s Supper Rubber Enterprises, 17/3, Mil-Stone, G. T. Road, Karnal.

IN THE COURT OF SHRI V. P. CHAUDHARY, PRESIDING OFFICER, LABOUR COURT, AMBAUA

Reference No. 56 of 1984

between

SHRI MADAN LAL-WORKMAN AND THE MANAGEMENT OF MESSRS SUPPER RUBBER ENTERPRISES, 17/3, MILE STONE, G. T. ROAD, KARNAL

Present :

Shri Jang Bahadur for workman.

Shri Faquir Chand for the management.

#### AWARD

The Hon'ble Governor of Haryana in exercise of the powers conferred,—vide clause (d) of subsection (i) of section 10 of the Industrial Disputes Act, 1947, referred the following dispute between Shri Madan Lal, workman and Management of messrs Supper Rubber Enterprises, 17/3, Mile. Stone, G. T. Road, Karnal. The terms of the reference are as under

Whether the termination of services of Shri Madın Lal, workman was justified and in order? If not, to what relief is he entitled?

Both the parties were duly served through Court Notices and put in their appearance on 20th September, 1984. Shri Jang Bahadur Yadav representative of the workman made statement on oath that Shri Madan Lal has fully compromised his dispute with the management and has received all his dues. No claim remains to be settled.

In view of the above statement I think that dispute has been finally settled between the parties to litigation. Hence, the award is passed accordingly.

Dated: 20th September, 1984

V. P. CHAUDHARY, Presiding Officer, Labour Coart, Ambala.

Endorsement No. 454, dated the 24th September, 1984,

Forwarded (four copies), to the Financial Commissioner and Secretary to Government, Haryana, Labour & Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

V. P. CHAUDHARY, Presiding Officer, Labour Court, Ambala

No. 9/5/84-6 Liab/7043.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Central Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Pesiding Officer, Labour Court, Ambala, in respect of the dispute between the workman and the management of M/s Super Rubber Enterprises, 1.7/3 Mile stone, G. T. Road, Karnal.

THE COURT OF SHRI V.P. CHAUDHARY, PRESIDING OFFICER, LABOUR COURT, AMBALA

Reference No. 58 of 1984

## bet wen

SHRI JAI PAL WORKMAN, AND THE MANAGEMENT OF M/S SUPER RUBBER ENTERPRISES, 17/3, MILE STONE, G. T. ROAD, KARNAL

## Present :

Shti Jang Bahadur, for the workman.

Shri Faquir Chand, for the management.

### AWARD

The Hon'ble Governor of Haryana in exercise of the powers conferred,—vide clause (d) of subsection (i) of Section 10 of the Industrial Disputes Act, 1947, referred the following dispute between Shri Jai Pal workman, and management of M/4 Super Rubber Enterprises, 17/3, Mile-stone, G.T. Road, Karnal. The terms of the reference are as under:—

Whether the termination of services of Shri Jai Pal workman was justified and in order? If not, to what relief is he entitled?

Workman as well as Management were duly served through Court Notices. On 20th September, 1984, Shri Jang Bahadur representative of the workman made statement on oath that Shri Jai Pal has fully compromised the dispute with the management. He has received all his dues.

In view of this statement I think that dispute has been finally settled between the parties to litigation. Hence, the award is passed accordingly.

'V. P. CHAUDHARY.

Dated 20th September, 1984

Presiding Officer, Labour Court, Ambaia.

Endorsement No. 455, dated 24th September, 1984.

Forwarded (f) to opies) to the Financial Commissioner and Secretary to Government, Haryana, Labour and Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

V. P. CHAUDHARY,

'Presiding Officer, Labour Court, Ambala.

No. 9/5/84-6Lab/7081.—In pursuan ce of the provisions of section 17 of the 'Industrial Disputes Act, 1947 (Central Act- No XIV of 1947) the Governor of Haryana is pleased to publish the following award of the presiding Officer, Labour Court, Ambala in respect of the dispute between the workman and management of M/s Haryana Agro Industries Corporation Limited, 825-26, Sector 22-A, Chandigarh.

IN THE COURT OF SHRI V. P. CHAUDHARY, PRESIDING OFFICER, LABOUR COURT, AMBALA

Reference No. 65 of 1984

#### between

SHRI MOHINDER SINGH AND THE MANAGEMENT OF M/S HARYANA AGRO INDUSTRIES CORPORATION LTD;, 825-26, SECTOR 22-A, CHANDIGARH.

Present:

Shri Rajeshwar Nath, for the workman.

Shri Rajender Pal Aggarwal, for the Management.

## 'AWARD

The Hon'ble Governor of Haryana in exercise of 'the powers conferred,—vide clause (d) of sub-section (i) of the section 10 of the Industrial Disputes Act, 1947, referred the following dispute between Shri Mohinder Singh workman and the 'Management of M/s Haryana Agro Industries Corporation Ltd., 825-26, Sector 22-A, Chandigarh. The terms of the reference are as under:—

Whether the termination of services of Shri Mohinder Singh workman was justified and in order? If not, to what relief is he entitled ??

Both the parties appeared through their representatives. Representatives of both the parties volunteered to make statements that they have compromised the dispute in question. In this context the statement of Shri Rajinder Pal Aggarwal for the Management and statement of Shri Rajeshwar

Nath for the workman have been recorded and marked NI and A-1 respectively. It was agreed upon between them that the workman shall stable reinstitled with continuity in service in the old terms and conditions on daily wages of service w. e. f. 7th Ogtober, 1984. It workman shall not be entitled to any arrears of wages in other words from the date of the recommation up till the day of assuming their duties and other benefits for the period in question. The workman shall have to report on duty by the end-of the October, 1984 in dafault of same the will have no claim what-so-ever against the management repondent.

In view of the above compromised arrived at between the parties the award is passed accordingly.

V. P. CHAUDHARY,

Presiding Officer, Labour Court, Ambala.

Dated, the 26th September, 1984

Endst.-No. 466, dated the 1st October, 1984.

Forwarded (four copies), to the Financial Commissioner and Secretary to Government, Haryana, Labour and Employment Department, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

V. P. CHAUDHARY,

Presiding Officer.
Lubour Court, Ambala.

No. 9/5/84-6Lab/7082.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Central Act No. XIV of 1947, the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Ambala, in respect of the dispute between the workman and the management of M/s. Haryanc Agro Industries Corporation Ltd., 825-26, Sector 22-A, Cliandi ari:

IN THE COURT OF SHRI V. P. CHAUDILARY, PRESIDING OFFICER, LABOUR COURT, AMBALA

Reference No. 70 of 1984

between'

SHRI TEJ PAHADUR, AND THE MANAGEMENT OF M/S HARYANA-AGRO INDUSTRIES CORPORATION LTD., 825-26, SEC FOR 22-A, CHANDIGARH

Present

Shri Rajeshwar Nath, for the workman.

Shri Rajender Pal A arwal, for the management.

. . . AWARIS

The Monthle Governor of Haryana in exercise of the powers conferred,—riae clause (d) of subsection (i) of section 10 of the Industrial Disputes Act, 1947, referred the following dispute between Shri Tej Bahadur workman, and the management of M/s. Haryana Agro Industries Corporation Ltd., 825-26, Sector 22-A, Chandigarh. The terms of the reference are as under:—

Whether the termination of service of Shri Tej Bahadur workman was justified and in order? If not, to what relief is he entitled?

Both the parties appeared through their representatives. Representatives of both the parties Voluntered to make statements that they have compromised the dispute in question. In this context the statement of Shri Rajinder Pal Aggarwal, for the Management and statement of Shri Rajeshwar Nath, for the workman have been recorded and marked M-I and A-I respectively. It was argeed upon between them that the workman shall stands reinstated with continuity in service in the old terms and conditions on daily wages of service with effect from 7th October, 1984. The workman shall not be entitled to any arrears of wages in other words from the date of their termination uptill the day of assuming their duties and other benefits for the period in question. The workman shall

have to report on duty by the end of the October; 1934 in defualt of same he will have no claim what-so-ever against the management respondent.

In view of the above compromise arrived at between the parties the award is passed accordingly.

Dated the 26th September, 1984.

V. P. CHAUDHARY,

Presiding Officer, Labour Court, Ambala.

Fndst. No. 467, dated 1st October, 1984

Forwarded (four copies), to the Financial Commissioner and Secretary to Government, Haryana, Labour and Employment Department, Chandigain, as equired under section 15 of the Industrial Disputes Act, 1947.

V. P. CHAUDHARY,

Presiding Officer, Labour Court, Ambala.

No. 9/5/84-6Lab/7083. In pursuance of the privosions of section 17 of the Industrial Disputes Act, 1947 (Central Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Ambala, in respect of the dispute between the workman and the management of M/s Haryana Agro Industries Corpora ion Ltd., 825-26, Sector 22-A, Chandigarh:—

IN THE COURT OF SHRI V. P. CHAUDHARY, PRESIDING OFFICER, LABOUR COURT, AMBALA

Reference No. 73 of 1984

between

SHRI RAM DHAN, AND THE MANAGEMENT OF M/S HARYANA AGRO INDUSTRIES CORPORATION LTD., 825-26 SECTOR 22-A, CHANDIGARH

. Present ... \_

Shri Rajeshwar Nath, for the workman,

Shri Rajender Pal Aggarwal, for the management.

#### AWARD

The Hon ble Governor of Faryana in exercise of the powers conferred,—vide clause (d) of sub-section (i) of section 10 of the Industrial Disputes Act, 1947, referred the following dispute, between Shri Ram Dhan, workman and the management of M/s Haryana Agro Industries Corporation Ltd., 825-26, Sector 22-A, Chandigarh. The terms of the reference are as under:—

Whether the termination of services of Shri Ram Dhan, workman was justified and in order? If not, to what relief is he entitled?

Both the parties appeared through their representatives. Representatives of both the parties volunteered to make statements that they have compromised the dispute in question. In this context the statement of Shri Rajinder Pol Aggarwal, for the Management and statement of Shri Rajinder Nath, for the workman have been recorded and marked M-I and A-I respectively. It was agreed upon between them that the workman shall stands reinstated with continuity in service in the old terms and conditions on daily wages of service with effect from 7th October, 1984. The workman shall not be entitled to any arrears of wages in other words from the date of their termination uptill the day of assuming their duties and other benefits for the period in question. The workman shall have to report on duty by the end of the October, 1984 in default of same he will have an claim what-si-ever against the management respondent.

In view of the above compremise arrived it between the parties the award is passed accordingly.

V. P. CHAUDHARY,

Dated the 26th September, 1984.

Presiding Officer, Labour Court Ambala.

Endst No. 468, dated the 1s October, 1984.

Forwarded (four copies), to the Figure Commus one and Secretary to Government, Haryana, Labour and Employment Department, Chandinarh, as required under section 15 of the Industrial Disputes 4, 1947.

V. P. CHAUDHARY,
Presiding Officer,
Labour Court, Ambala.

13.7 Central Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the contral Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the contral Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the contral Act No. XIV of 1947), the Governor of Haryana Officer, Labour Court, Ambala, in respect of the dispute between the workman and the management of 143 (14) and 1972 Industries Corporation Ltd., \$35.26, Sector 22-A Chandigarh

TCOURT OF SHRI V.P. CHAULHARY, PRESIDING OFFICER, LABOUR COURT, AMBALA

Reference No. 72 of 1984

between

SHRI SURESH WMAR AND THE MANAGEMENT OF MESSRS HARYANA AGE INDUSTRIES CORPORATION LTD., 825-26, SECTOR 22-A, CHANDIGARH.

Present :

Shrl Rajeshwar Nath for the workman.

Shri Rajinder Pal Aggarwal for the management,

## AWARD

The Hon'ble Governor of Haryana in exercise of the powers conferred,—vide clause (d) of sub-section (i) of section 10 of the Industrial Disputes Act. 1947, referred the following dispute, between Shri Suresh Kumar, workman, and the management of Messis Haryana Agro Industries Corporation Ltd. 825—26, Sector 22-A Chandigarh. The terms of the reference are as under:

Whether the termination of service of Shri Suresh Kumar workman was justified and in order? If, not, to what relief is he entitled?

Both the parties appeared through their representatives. Representatives of both the narties volumed to make statements that they have compromised the dispute in question. In this context, the statement of Shri Rajeshawar Nath for the workman have been recorded and marked M-1 and A-1 respectively. It was agreed upon between them that the workman shall stands, reinstated with continuity in service in the old terms and conditions on daily wages of service with effect from 7th October, 1984. The workman shall not be entitled to any arrears of wages in other words from the date of their termination uptill the day of assuming their duties and other benefits for the period in question. The workman shall have to report on duty by the end of the October 1984 in default of same he will have no claim whatso ver against the management respondent.

In view of the above compromise arrived at between the parties the award is passed accordingly. Dates, the 26th September, 1984.

V. P. CHAUDHARY,

Presiding Officer,

lateur Court, Anhala.

Endorsemen: No. 469, dated the 1st October, 1984.

Rorvarded (four copies), to the Financial Commissionerand Secretary to Government, Haryana, Labout and Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

V. P. CHAUDHARY,

Presiding Officer, Labour Court, Ambala.

No. 9/5/84-61 nb/7015 - In purtuarity of the provisions of section 17 of the Industrial Disputes Act, 1947 (Central Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court. Ambala in respect of the dispute between the workman and the management of M/s Haryana Agro Industries Corporation Ltd., \$25-26, Sector 22-A. Chandigarh.

IN THE COURT OF SHRI V. P. CHAUDHARY, PRESIDING OFFICER, LABOUR COURT,

Reference No. 68 of 1934

between

SHRI JUJAR SINGH AND THE MANAGEMENT OF MESSRS HARYANA AGRO INDUSTRIES, CORPORATION APPASSES. SECTOR 22-A, CHANDIGARII

Present:

Shri 'Rajeshwar Nath, for the workman.

Shri Rajinder Pal Aggarwal, for the management.

## AWARD

The Honble Governor of Harvana in exercise of the powers conferred, wide clause (d) of subsection (i) of the section 10 of the Industrial Disputes Act. 1947, referred the following dispute between Shri rajar Singh, workman and the Management of Messrs Harvana Agro Industries Corporation Ltd., 825-26, Sector 22-Å, Chandigarh. The term of the reference are as under :--

Whether the termination of so vices of Shri Idjar Singh, was justified and in order? If not, to what relief is he entitled?

Both the parties appeared through slieir representative. Representatives of both the parties volunteered to make statement that they have compromised the dispute in question. In this context the statement of Shri Rajinder Pal Aggarwal for the management and statement of Shri Rajeshwar Nath for the workman have been recorded and marked M-7 and A-1 respectively. It was agreed upon between tham that the workman shall stands reinstated with continuity in service in the old terms and conditions on daily wages of service with effect from 7th October, 1984. The workman shall not be entitled to any arrears of wages in other words from the date of his termination uptill the day of assuming his daties and other benefits for the period in question. The workman shall have to report on duty by the end of the October, 1984 in default of same he will have no claim what-so-ever against the management respondent.

\* In view of the above compromise arrived at between the parties the award is passed accordingly.

V. P. CHAUDHARY,

Dated 26th September, 1984

Presiding Officer, Labour Court, Anti-Aa

Endst. No. 470, dated 1st October, 1984

Forwarded (four copies), to the Financial Commissioner & Secretary to Government, Haryana, Labour & Employment Departments, Chandigarli, as required under Section 15 of the Industrial Disputes Act, 1937.

V.P. CHAU HARY.
I residing Officer,
Labou Court, Ambala.